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TRUST DEED

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made

November 30.

19 84 , between James J. Murphy and Coral J.

M rphy, his wife, as joint tenants herein referred to as "Mortgagors," and BANK OF RAVENSWOOD, an Illinois corporation doing business in Chicago,

Illinois, '.erein referred to as TRUSTEE, witnesseth: THAT, WI ERF AS the Mortgagors are justly indebted to the legal holders of the Instalment Note hereinafter described, said

legal holder or no uers being referred to as Holders of the Note, in the principal sum of

evidenced by one certain I stair ent Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BANK OF RAVENSWOOD

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest date above from on the balance of principal remaining from time to time unpaid at the rate of 14.75 per cent per annum ball ser autox kinckolingsprincipal kandonterast kas falkonsx

PAYABLE ON DEMANT

lysiysiystyytyynyssytyntyysysytyisayyllytyistystyhii olito ixsitaastyxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx account of the indebtedness evidenced by said note to be test pp'ed to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each instruction unless paid when due shall bear interest at the rate of 17.75 per annum, and all of said principal and interest being under payable at such banking house or trust per annum, and all of said principal and interest being and payable at such banking house or trust

Chicago, Illinois, a the i olders of the note may, from time to time, company in in writing appoint, and in absence of such appointment, then at the office of Bank of Ravenswood in said City,

NOW, THEREFORE, the Mortgagors to secure the payment of the said principal sum of nor y and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and a ceements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt be-cof bereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Acal state and all of their estate, right, title and interest therein, situate, lying and being in the City of Chicago COUNTY OF AND STATE OF ILLINOIS, to wit:

The North 6 Feet of Lot 44 and the South 22 Feet of Lot 45 in Trustee's Subdivision of Block 15 in Laplin, Smith and Dyer's Subdivision of the Northeast 1/4 (except 1.28 Acres in the Northeast comer) of Section 20, Township 40 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

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which, with the property hereinafter described, is referred to herein as the "premises,"

TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, issues and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity with said real estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and vertically experience the state of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagors or their successors or assigns shall be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Mortgagors do hereby expressly release and waive.

This trust deed consists of two nages. The coverpants, conditions and provisions appearing on page 2 (the reverse side of

This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successors and assigns

WITNESS the hand of Mortgagors the day and year first above written [SEAL]

STATE OF ILLINOIS County of _ Cook

I. the undersigned, a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT James J. Murphy and Coral J. Murphy, his wife, as joint

tenants who are personally known to me to be the same person 5 instrument, appeared before me this day in person and acknowledged that signed, sealed and delivered the said Instrument as their

they voluntary act, for the uses and purposes therein set forth. Given under my hand and Notarial Seal this ________

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THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

THE COVENANTS, CONDITIONS AND PROVISIONS REIERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

1. Mortgagers shall (a) promptly regair, recture on rebuild any buildings or improvements move or hereafter on the genutics which may become duringed or he destroyed, (b) keep said premise in good condition and cripral without water, and first form medical to or their females of the premise superart to the lich hereof, and apon request exhibit suifactory evidence of the dischage of wach prior fine to Trustere at to holders of here of the premise superart to the lich hereof, and apon request exhibit suifactory evidence of the dischage of wach prior fine to Trustere at to holders of hereof, the primare superart prior to the premise superart to the lich hereof, (f) and to no natural alternates in said premise except as required by law on municipal ordinance.

2. Mortgagers shall got before any penalty attackes, and present alternates in said premise except as required by law on municipal ordinance.

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2. Mortgagers shall got before any penalty attackes, and present alternations in said premise penalty attackes and present and present deplicant recepts therefore. To prevent of-call thereafted betrappers which are alternated to any approximate protects in the number provided by tastic, any tax or assumed with the present of the higher the present prevents and the prevents and the present prevents and the present prevents and the present prevents and the present prevents and the prevents and the present prevents and the prevents and the present prevents and the prevents and the preve

is herein designated as makers thereof.

Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have eccorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the county in which the earlier of Shall be Successor in Trust. Any Successor in Trust hereunder shall have the idential title, powers and authority as a given Trustee.

This Trust Deed and all negativing heavest shall extend to and he hadding may Martingue and all negativing heavest shall be recorded.

been recorded of fried, in case of no. (Segment) recorded in Tusts have the idential fittle, powers and authority as any herein given Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons faible for through Mortgagors, and the word "Mortgagors' when used herein shall include all such persons and all persons faible for the payment of the mode between the word of the word "more" when used getween the provision of this Trust Deed and all persons the shall have executed the notion of this Trust Deed here used getween the most of this Trust Deed and all persons the shall have executed the notion of this Trust Deed and the shall have executed the notion of this Trust Deed and the shall have executed the notion of this Trust Deed and the shall be released deed is shall. Truste out successor shall be entitled to reasonable to emphasize the structure of the provisions of this trust deed. Trustee or successor shall be entitled to reasonable compensation for any other or two expectations of the "Trust And Trustees Act" of the State of Illinois shall be applicable to this trust deed.

1. On behalt of itself, the trust estate and all persons benchiably interested therein, and each and every person except detere or table—ment creditors of First Parry in its representative capacity and of the trust estate, acquiring any interest in or tule to the mortgaged premised subsequent to the date hereof, to the fullest extent permitted by law, First Parry does hereby wave any and all parts of redemption front; sale under any order or decree foreclosing this trust deed; provided, however, that the foregoing waiver shall not be effective or valid if they mortgaged premises of the decree of the extended provided in the construction of a dwelling on said premises for not more than four (1) I tamilies.

IMPORT	FANT!

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY BANK OF RAVENSWOOD, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.

01715 Identification No.

BANK OF RAVENSWOOD,

Iva H

MAIL TO:

BANK OF RAVENSWOOD 1825 W. Lawrence Avenue Chicago, Illinois 60640

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

3649 North Sheffield

PLACE IN RECORDER'S OFFICE BOX NUMBER

Chicago, Illinois 60613